

**SENATE JOURNAL
62ND LEGISLATURE
THIRTY-FIFTH LEGISLATIVE DAY**

Helena, Montana
February 12, 2011

Senate Chambers
State Capitol

Senate convened at 8:00 a.m. President Peterson presiding. Invocation by Chaplain Keith Johnson. Pledge of Allegiance to the Flag. Roll Call. All members present, except Senator Hutton, excused. Quorum present.

BILLS AND JOURNALS: 2/12/2011

Correctly printed: **SB 29, SB 57, SB 215, SB 223, HB 60.**

Correctly engrossed: **SB 111, SB 134, SB 144, SB 168, SB 184, SB 242, HB 54.**

REPORTS OF STANDING COMMITTEES

NATURAL RESOURCES (Barrett, Chairman): 2/11/2011
SB 206, introduced bill, be amended as follows:

1. Title, page 1, line 5.

Strike: "DESIGNATE"

Insert: "EXAMINE"

2. Title, page 1, line 6 through line 7.

Strike: "ISSUING" on line 6 through "FACILITIES;" on line 7

Insert: "CONDUCTING A REVIEW IN ACCORDANCE WITH THE MONTANA ENVIRONMENTAL POLICY ACT IN CONJUNCTION WITH AN APPLICATION FOR A CERTIFICATE UNDER THE MAJOR FACILITY SITING ACT;"

3. Title, page 1, line 8.

Following: "2;"

Insert: "REQUIRING FACILITIES TO BE SITED IN FEDERALLY DESIGNATED ENERGY CORRIDORS WHEN COMPATIBLE WITH OTHER SITING AND RELIABILITY REQUIREMENTS;"

4. Title, page 1, line 8.

Strike: "SECTION"

Insert: "SECTIONS 75-20-104, 75-20-301, AND"

5. Page 1.

Following: line 12

"Section 1. Section 75-20-104, MCA, is amended to read:

"75-20-104. Definitions. In this chapter, unless the context requires otherwise, the following definitions apply:

(1) "Addition thereto" means the installation of new machinery and equipment that would significantly change the conditions under which the facility is operated.

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(2) "Application" means an application for a certificate submitted in accordance with this chapter and the rules adopted under this chapter.

(3) (a) "Associated facilities" includes but is not limited to transportation links of any kind, aqueducts, diversion dams, pipelines, storage ponds, reservoirs, and any other device or equipment associated with the delivery of the energy form or product produced by a facility.

(b) The term does not include a transmission substation, a switchyard, voltage support, or other control equipment or a facility or a natural gas or crude oil gathering line 25 inches or less in inside diameter.

(4) "Board" means the board of environmental review provided for in 2-15-3502.

(5) "Certificate" means the certificate of compliance issued by the department under this chapter that is required for the construction or operation of a facility.

(6) "Commence to construct" means:

(a) any clearing of land, excavation, construction, or other action that would affect the environment of the site or route of a facility but does not mean changes needed for temporary use of sites or routes for nonutility purposes or uses in securing geological data, including necessary borings to ascertain foundation conditions;

(b) the fracturing of underground formations by any means if the activity is related to the possible future development of a gasification facility or a facility employing geothermal resources but does not include the gathering of geological data by boring of test holes or other underground exploration, investigation, or experimentation;

(c) the commencement of eminent domain proceedings under Title 70, chapter 30, for land or rights-of-way upon or over which a facility may be constructed;

(d) the relocation or upgrading of an existing facility defined by subsection (8)(a) or (8)(b), including upgrading to a design capacity covered by subsection (8)(a), except that the term does not include normal maintenance or repair of an existing facility.

(7) "Department" means the department of environmental quality provided for in 2-15-3501.

(8) "Facility" means:

(a) each electric transmission line and associated facilities of a design capacity of more than 69 kilovolts, except that the term:

(i) does not include an electric transmission line and associated facilities of a design capacity of 230 kilovolts or less and 10 miles or less in length;

(ii) does not include an electric transmission line with a design capacity of more than 69 kilovolts but less than 230 kilovolts for which the person planning to construct the line has obtained right-of-way agreements or options for a right-of-way from more than 75% of the owners who collectively own more than 75% of the property along the centerline;

(iii) does not include an electric transmission line that is less than 150 miles in length and extends from an electrical generation facility, as defined in 15-24-3001(4), or a wind generation facility or biomass generation facility, as defined in 15-6-157, to the point at which the transmission line connects to a regional transmission grid at an existing transmission substation or other facility for which the person planning to construct the line has obtained right-of-way agreements or options for a right-of-way from more than 75% of the owners who collectively own more than 75% of the property along the centerline;

(iv) does not include an upgrade to an existing transmission line to increase that line's capacity to less than or equal to 230 kilovolts, including construction outside the existing easement or right-of-way. Except for a newly acquired easement or right-of-way necessary to comply with electromagnetic field standards, a newly acquired easement or right-of-way outside the existing

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easement or right-of-way as described in this subsection (8)(a)(iv) may not exceed a total of 10 miles in length or be more than 10% of the existing transmission right-of-way, whichever is greater, and the purpose of the easement must be to avoid sensitive areas or inhabited areas.

(v) does not include a transmission substation, a switchyard, voltage support, or other control equipment;

(b) (i) each pipeline, whether partially or wholly within the state, greater than 25 inches in inside diameter and 50 miles in length, and associated facilities, except that the term does not include:

(A) a pipeline within the boundaries of the state that is used exclusively for the irrigation of agricultural crops or for drinking water; or

(B) a pipeline greater than 25 inches in inside diameter and 50 miles in length for which the person planning to construct the pipeline has obtained right-of-way agreements or options for a right-of-way from more than 75% of the owners who collectively own more than 75% of the property along the centerline;

(ii) each pipeline, whether partially or wholly within the state, greater than 17 inches in inside diameter and 30 miles in length, and associated facilities used to transport coal suspended in water;

(c) any use of geothermal resources, including the use of underground space in existence or to be created, for the creation, use, or conversion of energy, designed for or capable of producing geothermally derived power equivalent to 50 megawatts or more or any addition thereto, except pollution control facilities approved by the department and added to an existing plant; or

(d) for the purposes of 75-20-204 only, a plant, unit, or other facility capable of generating 50 megawatts of hydroelectric power or more or any addition thereto.

(9) "Person" means any individual, group, firm, partnership, corporation, limited liability company, cooperative, association, government subdivision, government agency, local government, or other organization or entity.

(10) "Sensitive areas" means government-designated areas that have been recognized for their importance to Montana's wildlife, wilderness, culture, and historic heritage, including but not limited to national wildlife refuges, state wildlife management areas, federal areas of critical environmental concern, state parks and historic sites, designated wilderness areas, wilderness study areas, designated wild and scenic rivers, or national parks, monuments, or historic sites.

(11) "Transmission substation" means any structure, device, or equipment assemblage, commonly located and designed for voltage regulation, circuit protection, or switching necessary for the construction or operation of a proposed transmission line.

(12) "Transmission reliability agencies" means the federal energy regulatory commission, the western electricity coordinating council, the national electric reliability council, and the Midwest reliability organization.

~~(12)~~(13) "Upgrade" means to increase the electrical carrying capacity of a transmission line by actions including but not limited to:

(a) installing larger conductors;

(b) replacing insulators;

(c) replacing pole or tower structures; or

(d) changing structure spacing, design, or guying.

~~(13)~~(14) "Utility" means any person engaged in any aspect of the production, storage, sale, delivery, or furnishing of heat, electricity, gas, hydrocarbon products, or energy in any form for ultimate public use."

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Insert: "Section 2. Section 75-20-301, MCA, is amended to read:

"75-20-301. Decision of department -- findings necessary for certification. (1) Within 30 days after issuance of the report pursuant to 75-20-216 for facilities defined in 75-20-104(8)(a) and (8)(b), the department shall approve a facility as proposed or as modified or an alternative to a proposed facility if the department finds and determines:

- (a) the basis of the need for the facility;
- (b) the nature of the probable environmental impact;
- (c) that the facility minimizes adverse environmental impact, considering the state of available technology and the nature and economics of the various alternatives;
- (d) in the case of an electric, gas, or liquid transmission line or aqueduct:
 - (i) what part, if any, of the line or aqueduct will be located underground;
 - (ii) that the facility is consistent with regional plans for expansion of the appropriate grid of the utility systems serving the state and interconnected utility systems; and
 - (iii) that the facility will serve the interests of utility system economy and reliability;
- (e) that the location of the facility as proposed conforms to applicable state and local laws and regulations, except that the department may refuse to apply any local law or regulation if it finds that, as applied to the proposed facility, the law or regulation is unreasonably restrictive in view of the existing technology, of factors of cost or economics, or of the needs of consumers, whether located inside or outside the directly affected government subdivisions;
- (f) that the facility will serve the public interest, convenience, and necessity;
- (g) that the department or board has issued any necessary air or water quality decision, opinion, order, certification, or permit as required by 75-20-216(3); and
- (h) that the use of public lands or federally designated energy corridors for location of ~~the~~ a facility defined in 75-20-104(8)(a) or (8)(b) was evaluated and public lands or federally designated energy corridors for that facility were selected whenever their use is as economically practicable as the use of private lands was compatible with:

- (i) the requirements of subsections (1)(a) through (1)(g); and
- (ii) transmission line reliability criteria established by transmission reliability agencies for a facility defined in 75-20-104(8)(a).

(2) In determining that the facility will serve the public interest, convenience, and necessity under subsection (1)(f), the department shall consider:

- (a) the items listed in subsections (1)(a) and (1)(b);
- (b) the benefits to the applicant and the state resulting from the proposed facility;
- (c) the effects of the economic activity resulting from the proposed facility;
- (d) the effects of the proposed facility on the public health, welfare, and safety;
- (e) any other factors that it considers relevant.

(3) Within 30 days after issuance of the report pursuant to 75-20-216 for a facility defined in 75-20-104(8)(c), the department shall approve a facility as proposed or as modified or an alternative to a proposed facility if the department finds and determines:

- (a) that the facility or alternative incorporates all reasonable, cost-effective mitigation of significant environmental impacts; and
- (b) that unmitigated impacts, including those that cannot be reasonably quantified or valued in monetary terms, will not result in:
 - (i) a violation of a law or standard that protects the environment; or
 - (ii) a violation of a law or standard that protects the public health and safety.

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(4) For facilities defined in 75-20-104, if the department cannot make the findings required in this section, it shall deny the certificate.'''

Renumber: subsequent sections

6. Page 2, line 15.

Following: the first "the"

Strike: "certificate issued"

Insert: "environmental review conducted pursuant to Title 75, chapter 1, parts 1 through 3, prepared"

7. Page 2.

Following: line 16

Insert: "(b) The department shall site a corridor of at least 500 feet in width for the facility within the 1-mile-wide corridor in accordance with 75-20-301."

Renumber: subsequent subsections

8. Page 2, line 17.

Strike: "A"

Insert: "If the certificate holder complies with subsection (6), a"

Strike: "site"

Insert: "modify the siting of"

Strike: "facility siting"

9. Page 2, line 17 through line 18.

Strike: "pursuant" on line 17 through "(5)(a)" on line 18

10. Page 2, line 18.

Strike: "and"

Insert: "if the alternate siting is done"

11. Page 2, line 20 through line 21.

Strike: subsection (c) in its entirety

Insert: "(6) (a) A certificate holder may submit an adjustment of the location of a facility outside the corridor designated pursuant to subsection (5) to the department. The adjustment must be accompanied by the written agreement of the affected property owner and all contiguous property owners that would be affected. The submission must include a map showing the approved facility location and the proposed adjustment.

(b) The certificate holder may construct the facility as described in the submission unless the department notifies the certificate holder within 15 days of the submission that the department has determined that:

(i) the adjustment would change the basis of any finding required under 75-20-301 to the extent that the department would have selected a different location for the facility; or

(ii) the adjustment would materially increase unmitigated adverse impacts.

(c) Siting of a facility within the corridor designated pursuant to subsection (5) or an adjustment pursuant to subsection (6)(a) is not subject to:

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- (i) Title 75, chapter 1, part 2;
- (ii) a certificate amendment under 75-20-219; or
- (iii) a board review under 75-20-223."

And, as amended, do pass. Report adopted.

SB 267, do pass. Report adopted.

SJR 10, introduced joint resolution, be amended as follows:

1. Title, page 1, line 5.

Following: "TO"

Insert: "USE EXISTING FEDERAL LAWS TO"

2. Page 1, line 9.

Strike: "are likely to"

Insert: "could"

3. Page 1, line 11 through line 13.

Strike: line 11 through line 13 in their entirety

Insert: "WHEREAS, federal laws, such as the Clean Air Act, were never intended or designed to regulate greenhouse gases; and

WHEREAS, Montana's two U.S. senators have gone on record that Congress, not just the EPA, is the appropriate venue to consider greenhouse gas regulations; and"

4. Page 1, line 15.

Following: "obtain"

Insert: "some of"

5. Page 1, line 16.

Strike: line 16 in its entirety

6. Page 1, line 20 through line 21.

Strike: line 20 through line 21 in their entirety

7. Page 2, line 3.

Strike: the first "and" through the second "taxes"

8. Page 2, line 14 through line 15.

Strike: line 14 through line 15 in their entirety

9. Page 2, line 23 through line 25.

Strike: "public" on line 23 through "because" on line 25

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10. Page 2, line 29.

Following: "Congress"

Insert: "consider"

11. Page 2, line 30.

Strike: "adopt"

Insert: "adopting"

Strike: ", by any means necessary,"

Following: "from"

Strike: "regulating"

Insert: "utilizing existing federal laws to regulate"

12. Page 3, line 2.

Strike: "impose"

Insert: "imposing"

13. Page 3, line 4.

Strike: ", " through "activities"

14. Page 3, line 5.

Strike: "require"

Insert: "requiring"

And, as amended, do pass. Report adopted.

PUBLIC HEALTH, WELFARE AND SAFETY (Priest, Chairman):

2/11/2011

HB 19, be concurred in. Report adopted.

HB 74, be concurred in. Report adopted.

STATE ADMINISTRATION (Shockley, Chairman):

2/11/2011

SB 229, introduced bill, be amended as follows:

1. Title, page 1, line 4.

Following: "AUTHORIZING"

Insert: "CERTAIN"

2. Page 1, line 12.

Following: "part"

Insert: "that manages or operates an irrigation project"

And, as amended, do pass. Report adopted.

STATE ADMINISTRATION (Shockley, Chairman):

2/11/2011

SB 54, introduced bill, be amended as follows:

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1. Title, page 1, line 16.

Following: "SERVICE;"

Insert: "PROVIDING FOR AN ALTERNATE RETIREMENT SYSTEM MATCH FOR VESTING
BASED ON A RULING FROM THE INTERNAL REVENUE SERVICE;"

2. Page 4, line 11.

Strike: "24"

Insert: "25"

3. Page 5, line 28.

Following: "23"

Insert: "or 24"

4. Page 8, line 3.

Strike: "26"

Insert: "27"

5. Page 8, line 4.

Strike: "26"

Insert: "27"

6. Page 8, line 13.

Strike: "24"

Insert: "25"

7. Page 10, line 12.

Strike: "25"

Insert: "26"

8. Page 20, line 28.

Strike: "26"

Insert: "27"

9. Page 22, line 7.

Following: "23"

Insert: "or 24"

10. Page 22, line 25.

Following: line 24

Insert: "NEW SECTION. Section 24. Tier two member vesting in retirement system match. A tier two member has a right to a retirement system match of 100% of the member's accumulated contributions after the member has earned at least 10 years of creditable service."

Renumber: subsequent sections

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11. Page 23, line 4 through line 10.

Strike: subsections (3) and (4) in their entirety

12. Page 24, line 5.

Strike: "26"

Insert: "27"

13. Page 24, line 14.

Strike: "29"

Insert: "30"

14. Page 24, line 18.

Strike: "26"

Insert: "27"

15. Page 24, line 20.

Strike: "26"

Insert: "27"

16. Page 24, line 21.

Following: "service"

Insert: ", including which retirement system match for vesting was approved"

17. Page 24, line 26.

Strike: "26"

Insert: "27"

18. Page 24, line 27.

Strike: "26"

Insert: "27"

19. Page 24, line 29.

Strike: "contingency"

Insert: "contingencies"

Strike: "subsection"

Insert: "subsections"

Following: "(2)"

Insert: "and (3)"

20. Page 24, line 30.

Strike: "29"

Insert: "30"

21. Page 25, line 1.

Strike: "27"

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Insert: "28"

Strike: "29"

Insert: "30"

22. Page 25, line 2.

Following: line 1

Insert: "(3) If the teachers' retirement board certifies that [section 23] cannot be implemented due to an unfavorable ruling from the internal revenue service, [section 23] is void and [section 24] is effective upon certification and notification of the code commissioner pursuant to [section 30]."

And, as amended, do pass. Report adopted.

MESSAGES FROM THE OTHER HOUSE

House bills passed and transmitted to the Senate for concurrence:

2/11/2011

HB 174, introduced by Kerns

HB 273, introduced by Mehlhoff

HB 288, introduced by Sands

HB 327, introduced by McClafferty

MOTIONS

Senator Olson moved **HB 198** be moved from the Judiciary committee to the Energy and Telecommunications committee. Without objection, so ordered.

FIRST READING AND COMMITMENT OF BILLS

The following Senate bills were introduced, read first time, and referred to committees:

SB 312, introduced by Vincent, G. Bennett, Cuffe, Hamlett, Murphy, Wagner, Keane, referred to Natural Resources.

SB 313, introduced by J. Peterson, referred to Agriculture, Livestock and Irrigation.

SB 314, introduced by Jent, referred to Taxation.

SB 315, introduced by Ripley, Debby Barrett, Balyeat, Lewis, referred to Education and Cultural Resources.

SB 316, introduced by Jackson, referred to Natural Resources.

SB 317, introduced by Vincent, Hale, Cook, Kerns, G. Bennett, Hinkle, Brenden, Mowbray, MacLaren, Debby Barrett, Lewis, Tutvedt, Steinbeisser, Buttrey, Flynn, Jackson, Balyeat, Essmann, J. Peterson, McGillvray, Warburton, McNutt, Cuffe, Ingraham, Taylor, Hendrick, Blyton, Kary, Olson, Priest, Ripley, Walker, Edmunds, C. Smith, Milburn, Moore, Jones, Roberts, Wittich, Ehli, Read, Stahl, Osmundson, Sonju, Loney, Lavin, Connell, referred to Natural Resources.

SB 318, introduced by Essmann, referred to Taxation.

SB 319, introduced by Essmann, referred to Highways and Transportation.

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SB 320, introduced by Jones, Cook, Klock, Olson, referred to Energy and Telecommunications.

SB 321, introduced by Balyeat, Kerns, Shockley, Greef, Ankney, O'Neil, Brenden, Zinke, Knox, Vance, Moore, Warburton, Randall, C. Smith, Blasdel, Brodehl, Wittich, Burnett, Balyeat, Hinkle, Jones, Arthun, Ripley, Steinbeisser, Jackson, G. Bennett, Brown, referred to State Administration.

SB 322, introduced by Balyeat, C. Smith, Zinke, Brodehl, Warburton, Blasdel, Shockley, Kerns, O'Neil, Knox, Vance, Ankney, Ripley, Steinbeisser, Jones, Jackson, Brenden, G. Bennett, referred to Judiciary.

SB 323, introduced by Balyeat, Brenden, Hinkle, Ripley, Steinbeisser, Jones, Jackson, Vance, Berry, Blasdel, Arthun, Stahl, Kerns, O'Neil, Knox, Lavin, Ankney, Randall, C. Smith, Brodehl, Warburton, Moore, Priest, referred to Judiciary.

SB 324, introduced by Balyeat, Burnett, Olson, Arthun, Wittich, Brenden, Balyeat, Vincent, Jackson, Jones, Buttrey, Murphy, Berry, Shockley, Ripley, Steinbeisser, O'Neil, Priest, Kerns, Mowbray, Ankney, Blasdel, Essmann, G. Bennett, Brown, Zinke, C. Smith, Knox, Moore, Vance, Tutvedt, Warburton, Lake, Kennedy, Brodehl, referred to Judiciary.

SB 325, introduced by Balyeat, Arthun, Hinkle, Jones, Jackson, Steinbeisser, Ripley, Olson, Lake, Ankney, Kennedy, Greef, Shockley, Brodehl, Zinke, Knox, Wittich, Kerns, Vance, Randall, Blasdel, Brenden, Warburton, Moore, C. Smith, referred to State Administration.

SB 326, introduced by Larsen, Moss, Furey, Beck, Branae, Gallus, Jent, Facey, Belcourt, O'Hara, Erickson, Steinbeisser, Greef, C. Williams, Wanzenried, Keane, Shockley, Brown, Murphy, Blewett, Augare, Hamlett, B. Bennett, Van Dyk, Zinke, Arthun, Hawks, referred to State Administration.

SB 327, introduced by Larsen, referred to Natural Resources.

SB 328, introduced by Lewis, referred to State Administration.

SB 329, introduced by Zinke, Moore, Jones, Branae, Hawks, Ripley, Brown, Stewart-Peregoy, Reichner, Facey, Olson, Hansen, referred to Education and Cultural Resources.

SB 330, introduced by Walker, referred to Energy and Telecommunications.

SB 331, introduced by Jent, referred to Business, Labor, and Economic Affairs.

SB 332, introduced by Van Dyk, C. Williams, Hands, Kaufmann, Erickson, Wanzenried, Branae, Gillan, MacDonald, Caferro, Augare, Blewett, Gallus, Jent, Stewart-Peregoy, Larsen, Hamlett, McNally, Facey, Sesso, Hill, Phillips, Kennedy, B. Bennett, Vuckovich, Windy Boy, Moss, Hawks, referred to Energy and Telecommunications.

SB 333, introduced by Shockley, referred to Taxation.

SB 334, introduced by Shockley, referred to Judiciary.

SB 335, introduced by Shockley, referred to Judiciary.

SB 336, introduced by Wanzenried, Lewis, referred to Judiciary.

SB 337, introduced by Blewett, Shockley, Jent, referred to Judiciary.

SB 338, introduced by Arthun, referred to State Administration.

SB 339, introduced by Moore, referred to Agriculture, Livestock and Irrigation.

The following Senate joint resolutions were introduced, read first time, and referred to committees:

SJR 12, introduced by Walker, Ripley, Jones, Zinke, Ankney, McChesney, Hinkle, Olson, Vincent, Brodehl, Arthun, referred to Energy and Telecommunications.

SJR 13, introduced by Facey, Van Dyk, Hamlett, Tutvedt, referred to Fish and Game.

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The following House bills were introduced, read first time, and referred to committees:

HB 174, introduced by Kerns, Vance, Randall, Warburton, Taylor, Kary, Wittich, Miller, C. Smith, Kennedy, referred to Judiciary.

HB 273, introduced by Mehlhoff, Hollandsworth, Balyeat, Ripley, Belcourt, Loney, Jones, Welborn, Wagner, Olson, referred to Agriculture, Livestock and Irrigation.

HB 288, introduced by Sands, Arntzen, Pease-Lopez, Sesso, Hiner, Reinhart, Hollenbaugh, B. Bennett, Hunter, Court, McClafferty, Belcourt, MacDonald, Hands, O'Hara, Furey, Hill, Swanson, Driscoll, Kaufmann, Squires, Boland, Schmidt, Olson, C. Williams, referred to Education and Cultural Resources.

HB 327, introduced by McClafferty, Phillips, Mehlhoff, Sesso, Noonan, Malek, Ripley, Wilmer, Brown, F. Smith, MacDonald, Pease-Lopez, Salomon, B. Bennett, Reinhart, Driscoll, Court, Boland, referred to Education and Cultural Resources.

**SECOND READING OF BILLS
(COMMITTEE OF THE WHOLE)**

Senator Essmann moved the Senate resolve itself into a Committee of the Whole for consideration of business on second reading. Motion carried. Senator Windy Boy in the chair.

Mr. President: We, your Committee of the Whole, having had under consideration business on second reading, recommend as follows:

SB 89 - Senator Wittich moved **SB 89** do pass. Motion carried as follows:

Yeas: Arthun, Augare, Balyeat, Barrett, Blewett, Branae, Brenden, Brown, Buttrey, Caferro, Erickson, Essmann, Facey, Gallus, Gillan, Hamlett, Hawks, Hinkle, Jackson, Jones, Kaufmann, Keane, Lake, Larsen, Lewis, Moore, Moss, Mowbray, Murphy, Olson, Priest, Ripley, Shockley, Sonju, Steinbeisser, Stewart-Peregoy, Tropila, Tutvedt, Van Dyk, Vincent, Vuckovich, Walker, Wanzenried, Williams, Windy Boy, Wittich, Zinke, Mr. President.

Total 48

Nays: Jent.

Total 1

Absent or not voting: None.

Total 0

Excused: Hutton.

Total 1

HB 21 - Senator Erickson moved **HB 21** be concurred in. Motion carried as follows:

Yeas: Arthun, Augare, Balyeat, Barrett, Blewett, Branae, Brenden, Brown, Buttrey, Caferro, Erickson, Essmann, Facey, Gallus, Gillan, Hamlett, Hawks, Hinkle, Jackson, Jent, Jones, Kaufmann, Keane, Lake, Larsen, Lewis, Moore, Moss, Mowbray, Murphy, Olson, Priest, Ripley,

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Shockley, Sonju, Steinbeisser, Stewart-Peregoy, Tropila, Tutvedt, Van Dyk, Vincent, Vuckovich, Walker, Wanzenried, Williams, Windy Boy, Wittich, Zinke, Mr. President.

Total 49

Nays: None.

Total 0

Absent or not voting: None.

Total 0

Excused: Hutton.

Total 1

HB 60 - Senator Buttrey moved **HB 60** be concurred in. Motion carried as follows:

Yeas: Augare, Balyeat, Barrett, Blewett, Branae, Brenden, Brown, Buttrey, Caferro, Erickson, Essmann, Facey, Gallus, Gillan, Hamlett, Hawks, Hinkle, Jent, Jones, Kaufmann, Keane, Lake, Larsen, Lewis, Moore, Moss, Mowbray, Murphy, Olson, Priest, Ripley, Shockley, Sonju, Steinbeisser, Stewart-Peregoy, Tropila, Tutvedt, Van Dyk, Vincent, Vuckovich, Walker, Wanzenried, Williams, Windy Boy, Wittich, Zinke, Mr. President.

Total 47

Nays: Arthun, Jackson.

Total 2

Absent or not voting: None.

Total 0

Excused: Hutton.

Total 1

Senator Essmann moved the committee rise and report. Motion carried. Committee arose. Senate resumed. President Peterson in the chair. Chairman Windy Boy moved the Committee of the Whole report be adopted. Report adopted as follows:

Yeas: Arthun, Augare, Balyeat, Barrett, Blewett, Branae, Brenden, Brown, Buttrey, Caferro, Erickson, Essmann, Facey, Gallus, Gillan, Hamlett, Hawks, Hinkle, Jackson, Jent, Jones, Kaufmann, Keane, Lake, Larsen, Lewis, Moore, Moss, Mowbray, Murphy, Olson, Priest, Ripley, Shockley, Sonju, Steinbeisser, Stewart-Peregoy, Tropila, Tutvedt, Van Dyk, Vincent, Vuckovich, Walker, Wanzenried, Williams, Windy Boy, Wittich, Zinke, Mr. President.

Total 49

Nays: None.

Total 0

Absent or not voting: None.

Total 0

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Excused: Hutton.

Total 1

THIRD READING OF BILLS

The following bills having been read three several times, title and history agreed to, were disposed of in the following manner:

SB 29 passed as follows:

Yeas: Augare, Barrett, Blewett, Branae, Caferro, Erickson, Facey, Gallus, Gillan, Hamlett, Hawks, Jackson, Jent, Kaufmann, Keane, Larsen, Moss, Shockley, Stewart-Peregoy, Tropila, Van Dyk, Vuckovich, Wanzenried, Williams, Windy Boy.

Total 25

Nays: Arthun, Balyeat, Brenden, Brown, Buttrey, Essmann, Hinkle, Jones, Lake, Lewis, Moore, Mowbray, Murphy, Olson, Priest, Ripley, Sonju, Steinbeisser, Tutvedt, Vincent, Walker, Wittich, Zinke, Mr. President.

Total 24

Absent or not voting: None.

Total 0

Excused: Hutton.

Total 1

SB 57 passed as follows:

Yeas: Arthun, Augare, Barrett, Blewett, Branae, Brown, Buttrey, Caferro, Erickson, Essmann, Facey, Gallus, Gillan, Hamlett, Hawks, Jackson, Jent, Jones, Kaufmann, Keane, Lake, Larsen, Lewis, Moore, Moss, Mowbray, Murphy, Olson, Ripley, Shockley, Steinbeisser, Stewart-Peregoy, Tropila, Van Dyk, Vuckovich, Walker, Wanzenried, Williams, Windy Boy, Wittich, Mr. President.

Total 41

Nays: Balyeat, Brenden, Hinkle, Priest, Sonju, Tutvedt, Vincent, Zinke.

Total 8

Absent or not voting: None.

Total 0

Excused: Hutton.

Total 1

SB 215 passed as follows:

Yeas: Arthun, Augare, Barrett, Blewett, Branae, Brenden, Buttrey, Caferro, Erickson, Essmann, Facey, Gallus, Gillan, Hamlett, Hawks, Jackson, Jent, Jones, Kaufmann, Keane, Lake, Larsen,

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Lewis, Moss, Mowbray, Murphy, Olson, Priest, Ripley, Sonju, Tropila, Van Dyk, Vuckovich, Walker, Wanzenried, Williams, Windy Boy, Zinke, Mr. President.
Total 39

Nays: Balyeat, Brown, Hinkle, Moore, Shockley, Steinbeisser, Stewart-Peregoy, Tutvedt, Vincent, Wittich.
Total 10

Absent or not voting: None.
Total 0

Excused: Hutton.
Total 1

SB 223 passed as follows:

Yeas: Arthun, Augare, Balyeat, Barrett, Blewett, Branae, Brenden, Brown, Buttrey, Caferro, Erickson, Essmann, Facey, Gallus, Gillan, Hamlett, Hawks, Hinkle, Jackson, Jent, Jones, Kaufmann, Keane, Lake, Larsen, Lewis, Moore, Moss, Mowbray, Murphy, Olson, Priest, Ripley, Shockley, Sonju, Steinbeisser, Stewart-Peregoy, Tropila, Van Dyk, Vincent, Vuckovich, Walker, Wanzenried, Williams, Windy Boy, Wittich, Zinke, Mr. President.
Total 48

Nays: Tutvedt.
Total 1

Absent or not voting: None.
Total 0

Excused: Hutton.
Total 1

SPECIAL ORDERS OF THE DAY

Senator Brown thanked the pages for their work during the week of February 7-12, 2011.

Senator Lewis presented the projected budget schedule. Minority Leader Williams wondered why the projected revenue was presented so early in the session. President Peterson clarified the Legislative Fiscal Division would be updating the numbers, and the revenue estimates are with the Senate Taxation committee.

ANNOUNCEMENTS

Committee meetings were announced by the committee chairs.

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Majority Leader Essmann moved that the Senate adjourn until 1:00 p.m., Monday, February 14, 2011. Motion carried.

Senate adjourned at 8:38 a.m.

MARILYN MILLER
Secretary of the Senate

JIM PETERSON
President of the Senate